Message Text

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ACTION STR-04

INFO OCT-01 EUR-12 ISO-00 EB-07 SP-02 AID-05 NSC-05

CIEP-01 TRSE-00 SS-15 OMB-01 CEA-01 CIAE-00 INR-07

NSAE-00 PA-01 PRS-01 USIA-06 L-03 H-02 COME-00 FRB-03

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R 202116Z AUG 75 FM AMEMBASSY OTTAWA TO SECSTATE WASHDC 7304

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E.O. 11652: N/A TAGS: ETRD, OECD

SUBJ: GOVERNMENT PROCUREMENT: POMERANZ VISIT

REF: OTTAWA 3055

- 1. FOLLOWING HIGHLIGHTS OF POMERANZ (STR) VISIT TO OTTAWA ON AUGUST 19 TO DISCUSS OECD GOVERNMENT PROCUREMENT CODE WITH GOC OFFICIALS PREPARED FOLLOWING POMERANZ DEPARTURE.
- 2. IN DAY-LONG SERIES OF MEETINGS, INCLUDING INTER-DEPART-MENTAL MEETING IN AFTERNOON WITH OFFICIALS OF ITC, FINANCE, SUPPLY AND SERVICES AND EXTAFF, POMERANZ MADE FORCEFUL AND COGENT PRESENTATION OF REASONS WHY IT WOULD BE IN CANADA'S OWN ECONOMIC SELF-INTEREST TO RECOGNIZE A COMMUNITY OF INTEREST WITH THE U.S. IN MOVING FORWARD ON THE LONG-GERMINATING OECD GOVERNMENT PROCUREMENT CODE. POMERANZ NOTED WITH DISMAY THAT AT THE LAST TCWP ON GOVERNMENT PROCUREMENT THE CANDEL HAD SUPRISINGLY TAKEN AN AMBIVALENT POSITION AND INDICATED THAT IT WAS NOT REPEAT NOT PREPARED TO MAKE ANY AD REFERENDUM COMMITMENTS ON THE CODE. POMERANZ STATED THAT THIS POSITION WAS HARMFUL TO THE U.S. POSITION AND THEREFORE HE HAD COME TO OTTAWA TO TRY TO CONVINCE THE GOC TO RESUME AT THE UPCOMING SEPTEMBER LIMITED OFFICIAL USE

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15 TCWP MEETING ITS PREVIOUS POSITIVE POSITION, STRESSING THAT

CANADA WOULD INCUR NO REPEAT NO PENALTY IN BACKING AWAY FROM AD REFERENDUM COMMITMENTS AT ANY POINT THAT CANADA WERE TO DECIDE THAT THE FINAL CODE PACKAGE DID NOT MEET ITS REQUIRE-MENTS AND DESIDERATA. POMERANZ ADDED THAT THE U.S. WOULD BE IN A SIMILAR POSITION, I.E., PROBABLY NEITHER THE U.S. NOR CANADA COULD PROCEED TO A FINAL CODE CONCLUSION WITHOUT AGREEMENT ON "TRANSPARENCY" OF PROCUREMENT PROCEDURES.

- 2. TO BUTTRESS THIS APPEAL, POMERANZ NOTED THAT THE TOTAL OECD DEVELOPED COUNTRIES' PROCUREMENT MARKET WAS WORTH ABOUT \$15 BILLION ANNUALLY (INCLUDING ABOUT \$1 BILLION IN CANADIAN FEDERAL PROCUREMENT) AND THAT EVEN IF CANADA WISHED TO DISCOUNT THE \$7 BILLION U.S. PROCUREMENT MARKET IN WHICH IT ALREADY HAS A PRIVILEGED POSITION, THE REMAINING \$7 BILLION MARKET OFFERED BY THE EC AND JAPAN SHOULD BE A VERY APPEALING OPPORTUNITY FOR CANADA TO EXPAND ITS EXPORT MARKETS. POMERANZ FURTHER ARGUED THAT CANADA SHOULD BE INTERESTED IN PUSHING FORWARD VIGOROUSLY WITH WORK ON THE CODE IF FOR NO OTHER REASON THAN TO EXERCISE AN INFLUENCE ON THE STILL-DEVELOPING EC DIRECTIVE ON PROCUREMENT POLICY
- 4. GOC OFFICIALS (PRIMARILY HALLIDAY) STATED THAT WHILE CANADA STOOD "FOUR-SQUARE" WITH THE U.S. ON THE NEED FOR "TRANSPARENCY" IN ANY PROCUREMENT CODE AND THE NEED FOR A SURVEILLANCE MECHAN-ISM AND POSSIBLE SANCTIONS FOR CODE VIOLATIONS, THE CANADIAN PERCEPTION OF THE PRESENT STATUS OF THE EXERCISE IS THAT THE CON-CLUSION OF A CODE IS STILL SOMEWAY DOWN THE ROAD BECAUSE OF WORLD ECONOMIC CONDITIONS, THAT THE EC HAS NO REPEAT NO DIS-POSITION TO NEGOTIATE AT PRESENT, AND THAT CANADA (AND OTHERS) MAY NOT REPEAT NOT BE ABLE TO ACCEPT A CODE PER SE OUTSIDE OF A MTN PACKAGE. HALLIDAY ALSO STATED THAT AN IMPORTANT PART OF THE PROBLEM FOR CANADA IN AD REFERENDUM DECISIONS IN THE TCWP IS THAT THE CANDEL PARTICIPATION TO DATE HAS BEEN WITHOUT MINISTERIAL LEVEL INSTRUCTIONS WHICH WOULD BE DIFFICULT TO OBTAIN UNTIL MANY FUZZY AREAS (SUCH AS THE QUESTION OF DERO-GATIONS) OF THE PROPOSED CODE ARE CLARIFIED. HE AND OTHERS INDICATED CLEARLY THAT OFFICIALS ARE OUT IN FRONT OF MINISTERS IN THEIR THINKING ON CODE AND ARE RELUCTANT TO SEEK MINISTERIAL GUIDANCE BECAUSE IN PRESENT CIRCUMSTANCES SUCH GUIDANCE WOULD PROBABLY BE MORE NEGATIVE THAN EVEN MOST PESSIMISTIC OFFICIALS LIMITED OFFICIAL USE

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THINK POSSIBLE IN LONGER RUN.

5. IN CONCLUSION, HALLIDAY CLEARLY INDICATED THAT THE POMERANZ VISIT HAD BEEN BOTH USEFUL AND TIMELY AND HAD GIVEN THE INTER-DEPARTMENTAL PARTICIPANTS A GREAT DEAL TO THINK ABOUT SERIOUSLY IN PREPARATION FOR UPCOMING MEETINGS IN PARIS. POMERANZ AGAIN URGED THE CANADIANS TO MAKE A DISPASSIONATE ECONOMIC SELF-INTEREST REVIEW OF THEIR POSITION. HE SAID THE U.S. BELIEVES

THERE IS A STRONG NEED TO ASSESS BY YEAR'S END THE CODE'S FUTURE, REGARDLESS OF WHETHER THE WORK CONTINUES IN PARIS OR IN A GATT CONTEXT AT GENEVA.

6. IN PRIVATE MEETING BEFORE INTER-DEPARTMENTAL MEETING,
HALLIDAY HAD INDICATED THAT HE PERSONALLY SHARED VIEW THAT EXERCISE SHOULD MOVE FORWARD EXPEDITIOUSLY, THAT HE HAD BEEN USING
SOME OF SAME ARGUMENTS AS POMERANZ RE CANADA'S SELF-INTEREST
IN OPENING UP ADDITIONAL MARKETS (ALTHOUGH NOT ALL DEPARTMENTS PERSUADED YET), THAT CONTINUING DISCUSSIONS ON CODE
KEEPS USEFUL PRESSURE ON EC IN TERMS OF INFLUENCING EC INTERNAL
DIRECTIVES, AND THAT IT WOULD BE UNFORTUNATE TO LET DISCUSSIONS
LAPSE EVEN TEMPORARILY. HE SAID GOC MIGHT NOT BE IN POSITION
TO TAKE LEAD BUT CERTAINLY WOULD NOT DO ANYTHING TO PREVENT
EXERCISE GOING AS FAR AND AS FAST AS OTHERS WILLING TO LET IT.
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Message Attributes

Automatic Decaptioning: X Capture Date: 01 JAN 1994 Channel Indicators: n/a

Current Classification: UNCLASSIFIED

Concepts: GOVERNMENT PROCUREMENT, MEETINGS, VISITS

Control Number: n/a Copy: SINGLE Draft Date: 20 AUG 1975 Decaption Date: 01 JAN 1960 Decaption Note: Disposition Action: RELEASED Disposition Action: RELEASED
Disposition Approved on Date:
Disposition Authority: GolinoFR
Disposition Case Number: n/a
Disposition Comment: 25 YEAR REVIEW
Disposition Date: 28 MAY 2004
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
Document Number: 1975OTTAWA03123

Document Number: 1975OTTAWA03123
Document Source: CORE
Document Unique ID: 00

Drafter: n/a Enclosure: n/a Executive Order: N/A Errors: N/A

Film Number: D750288-1000

From: OTTAWA

Handling Restrictions: n/a

Image Path:

Legacy Key: link1975/newtext/t19750835/aaaabesn.tel Line Count: 131 Locator: TEXT ON-LINE, ON MICROFILM

Office: ACTION STR

Original Classification: LIMITED OFFICIAL USE

Original Handling Restrictions: n/a Original Previous Classification: n/a Original Previous Handling Restrictions: n/a

Page Count: 3

Previous Channel Indicators: n/a
Previous Classification: LIMITED OFFICIAL USE

Previous Handling Restrictions: n/a Reference: 75 OTTAWA 3055 Review Action: RELEASED, APPROVED Review Authority: GolinoFR

Review Comment: n/a Review Content Flags: Review Date: 06 MAY 2003

Review Event:

Review Exemptions: n/a
Review History: RELEASED <06 MAY 2003 by ifshinsr>; APPROVED <07 MAY 2003 by GolinoFR>

Review Markings:

Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 06 JÚL 2006

Review Media Identifier: Review Referrals: n/a Review Release Date: n/a Review Release Event: n/a **Review Transfer Date:** Review Withdrawn Fields: n/a

Secure: OPEN Status: NATIVE

Subject: GOVERNMENT PROCUREMENT: POMERANZ VISIT TAGS: ETRD, OTRA, CA, OECD, (POMERANZ)
To: STATE

Markings: Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 06 JUL 2006